

CHAPTER 96.

RAILWAYS IN CITIES AND TOWNS.

AN ACT to Make Section 464 of the Code of 1873, as Amended, Applicable to Special Chartered Cities and Towns. H. F. 577.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That section 464 of the Code of 1873, as amended by chapter six of the public laws of the fifteenth general assembly, shall be applicable to cities and towns organized and acting under special charters, and such cities and towns shall have all the powers conferred by said section on cities and towns incorporated under the general incorporation law. Making Code, § 464 as amended by Chap. 6 of 15th G. A. applicable to cities and towns under special charters.

Approved, March 23, 1880.

CHAPTER 97.

INDEPENDENT SCHOOL DISTRICT OF RED ROCK LEGALIZED.

AN ACT Legalizing the Organization of the Independent School District of Red Rock, Red Rock Township, Marion county, Iowa, and Establishing the Boundaries Thereof. H. F. 584.

WHEREAS, Upon the third day of May, 1873, at a special meeting of the board of directors of the district township of Red Rock, Marion county, Iowa, the said board of directors formed subdistrict No. — into the independent district of Red Rock, in accordance with petitions filed, asking for the same; Preamble.

WHEREAS, The boundaries so established for the independent district of Red Rock included the following territory, to-wit: Sections 35 and 36, township 77, range 20, west; west half south-west quarter section 31, township 77, range 19, west; west quarter north-west quarter section 31, township 77, range 19, west; all of section 1 north side of Des Moines river, township 76, range 20, west; west half north-west quarter section 6, township 76, range 19, west; north half section 2, township 76, range 20, west; Boundaries of independent district.

WHEREAS, At the time the said board of directors of the district township of Red Rock established said independent district of Red Rock, the said board of directors had no authority under the law to establish independent districts without submitting the same to a vote of the electors thereof; Board had no authority.